

## United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/736,303	12/15/2003	Dindo Uy	030633	5461
23464	7590 04/28/2005		EXAMI	NER
BUCHANAN INGERSOLL, P.C.			TANNER, HARRY B	
ONE OXFORD CENTRE, 301 GRANT STREET			ART UNIT	PAPER NUMBER
20TH FLOOR PITTSBURGH, PA 15219		3744		

DATE MAILED: 04/28/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

•	Application No.	Applicant(s)		
	10/736,303	UY ET AL.		
Office Action Summary	Examiner	Art Unit		
	Harry B. Tanner	3744		
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	i6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONED	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).		
Status				
Responsive to communication(s) filed on      This action is FINAL. 2b)⊠ This      Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. ace except for formal matters, pro			
Disposition of Claims				
4) ☐ Claim(s) 1-6 is/are pending in the application. 4a) Of the above claim(s) is/are withdray  5) ☐ Claim(s) is/are allowed.  6) ☐ Claim(s) 1-6 is/are rejected.  7) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) are subject to restriction and/or		•		
Application Papers				
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the orange Replacement drawing sheet(s) including the correction of the orange replacement or declaration is objected to by the Examine	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).		
Priority under 35 U.S.C. § 119				
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>				
Attachment(s)  1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 3/11/04.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:			

Page 2

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1 and 3-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over admitted prior art in view of Raleigh et al. It is taken to be admitted prior art that temperature controls for a pool or spa heater having external temperature regulating controller and first and second primary temperature limiting switches with 150 and 135 degree settings are conventional in view of pages 1-2 of the specification and page 5. lines 3-5 of the specification. Raleigh teaches providing a maximum temperature setpoint of 107 degrees in order to prevent physical injury to a swimming pool or spa user (see col. 6, lines 30-37). It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the admitted prior art system such that it included the use of temperature limiting control switch that provides a maximum temperature setpoint of 107 degrees in order to prevent physical injury to a swimming pool or spa user in view of the teachings of Raleigh. The difference between the 107 degrees of Raleigh and the 106 degrees as recited in claims 3 and 6 is considered to be substantially the same with regard to the safety of the user.

Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over the admitted prior art in view of Raleigh et al as applied to claim 1 above, and further in view of Cline et al. Cline teaches the use of an on/off switch 350 in order to disconnect the pool heating system from line voltage (see col. 15, line 66 to col. 16, line 21). It would

Art Unit: 3744

have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the admitted prior art system such that it included the use of an on/off switch in order to disconnect the pool heating system from line voltage in view of the teachings of Cline.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Harry B. Tanner whose telephone number is (571) 272-4813. The examiner can normally be reached 8:30 am to 6:00 pm Monday, Tuesday, Wednesday and Friday and 2:00 pm to 6:00 pm Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Cheryl Tyler, can be reached on (571) 272-4834. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://portal.uspto.gov/external/portal/pair. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Harry B. Tanner Primary Examiner

Art Unit 3744